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12	*Appearing Pro hac vice Lead Counsel for Plaintiffs		
13	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
14	Stanley William Paher, Terresa Monroe-Hamilton,	G N 220 00242	
15	and Garry Hamilton, Daryl Byron DeShaw, Jeff Ecker, Gary Gladwill, Linda Barnett, and Nevada	Case No.: 3:20-cv-00243	
16	<b>Right to Life</b> , <i>Plaintiffs</i> v.	Plaintiffs' Supplemental Authority	
17	Barbara Cegavske, in her official capacity as Nevada		
18	Secretary of State, <b>Deanna Spikula</b> , in her official capacity as Registrar of Voters for Washoe County,		
19	and <b>Joseph P. Gloria</b> , in his official capacity as Registrar of Voters for Clark County, <i>Defendants</i>		
20	Plaintiffs call the Court's attention to two additional	cases as supplemental authority in sup-	
21	Plaintiffs call the Court's attention to two additional cases as supplemental authority in support of Plaintiffs' Second Preliminary Injunction Motion (ECF No. 65).		
22	First, is the Order in <i>Thompson v. DeWine</i> , No. 20-3526 (6th Cir. May 26, 2020), <i>available</i>		
23			
	at www.opn.ca6.uscourts.gov/opinions.pdf/20a0162p-06.pdf. Plaintiffs call the Court's attention		
24	particularly to the second and third full paragraphs on page 9, which recognize that preventing		
25	election fraud is a compelling state interest for purposes of the balancing test of <i>Burdick v</i> .		
26	Takushi, 504 U.S. 428 (1992).		
27	Second, is McDonald v. Board of Election Commissioners of Chicago, 394 U.S. 802 (1969)		
28	which found no right to vote absentee for certain incarcerated persons because (i) it was not the		

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1	existing absentee statutes <i>themselves</i> that caused these persons to be unable to vote, <i>id.</i> at 807-08		
2	and (ii) the absentee-ballot restrictions "may reflect a legislative determination that without the		
3	protection of the voting booth" there may be too great a temptation for others to try to influence		
4	the person's vote, id. at 810.		
5			
6	May 27, 2020	Respectfully submitted,	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	May 27, 2020  David O'Mara (Nev. bar #8599) The O'Mara Law Firm, P.C. 311 E. Liberty Street Reno, NV 89501 Telephone: 775/323-1321 David@omaralaw.net Local Counsel for Plaintiffs	James Bopp, Jr. (Ind. bar #2838-84)*     jboppjr@aol.com Richard E. Coleson (Ind. bar #11527-70)*     rcoleson@bopplaww.com Corrine L. Youngs (Ind. bar #32725-49)*     cyoungs@bopplaw.com Amanda L. Narog (Ind. bar #35118-84)*     anarog@bopplaw.com True the Vote, Inc.     Voters' Rights Initiative The Bopp Law Firm, PC 1 South Sixth St. Terre Haute, IN 47807-3510 Telephone: 812/877-4745 *Appearing Pro hac vice Counsel for Plaintiffs	
25			
26			
27			
28			

1	Certificate of Service			
2	I hereby certify on May 27, 2020, I served a true and correct copy of the foregoing on the			
3	following parties via this Court's CM/ECF electronic filing system to the addresses listed below			
		., ,		
21	Ste 800 Washington, DC 2005-3960 202 654 6200	Las Vegas, NV 89106 Mary-Anne.Miller@ClarkCountyDA.com		
22   23   24   25	Bradley Scott Schrager Wolf, Rifkin, Shapiro, Schulman & Rabkin 3556 E. Russell Rd Las Vegas, NV 89120 702-341-5200			
25 26	Fax: 702-341-5300 Email: bschrager@wrslawyers.com			
7 I				

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1 2 David O'Mara Respectfully submitted, 311 E. Liberty Street 3 Reno, NV 89501 /s/Amanda Narog Telephone: 775/323-1321 4 James Bopp, Jr. (Ind. bar #2838-84)\* jboppjr@aol.com David@omaralaw.net 5 Richard E. Coleson (Ind. bar #11527-70)\* rcoleson@bopplaww.com Local Counsel for Plaintiffs 6 Corrine L. Youngs (Ind. bar #32725-49)\* cyoungs@bopplaw.com Amanda L. Narog (Ind. bar #36118-84)\* 7 anarog@bopplaw.com
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